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MUNICIPAL ORDINANCES, RULES, AND REGULATIONS PER-TAINING TO PUBLIC HEALTH.

ALEXANDRIA. VA.

Milk-Regulation of the Sale of (Ordinance Adopted July 23, 1912).

Section 22. No person shall, by himself or agents, sell, exchange, or deliver any impure, adulterated, unwholesome, or skimmed milk, unless in the latter case the words "Skimmed milk" are plainly marked on the vessel containing the same when delivered, the letters being at least half an inch high.

SEC. 23. By pure, unadulterated, wholesome, and unskimmed milk is meant the natural product of healthy cows, which has not been deprived of its cream, and to which no additional liquid or solid or preservative has been added, and which, at the temperature of 60° F., shall have the specific gravity of not less than 1,029, and not less than 3 per cent of fat. Nothing in this section shall be construed to prevent the sale of buttermilk, provided it is sold as such and the purchaser be in every instance notified of its character.

It shall be unlawful for any person, by himself or his agent, to sell, exchange, or deliver any milk within the limits of the city of Alexandria without first obtaining a license from the commissioner of revenue of said city.

Such license shall be issued by the commissioner of revenue as other licenses are issued upon payment of the sum of \$1 to the treasurer of the city of Alexandria, and the production of a certificate approved by the deputy health officer to the effect that the applicant's dairy, stables, and milch cows have been inspected by the deputy health officer, or other person satisfactory to the board of health acting in his stead, and found to be clean and in a sanitary and healthy condition and that the tuberculin test has been applied to said cows in accordance with the Virginia State regulations. It shall be the duty of the deputy health officer, at least twice a year, to inspect the dairies, stables, and milch cows of all persons selling, exchanging, or delivering milk in the city of Alexandria, and report the condition of the same to the board of health, and a copy of such report shall be kept in the office of the health officer and subject to public inspection.

Applications for said certificates may be made and granted at any time, but the board of health shall, in addition to its other meetings, meet once a year during the first part of the month of April for the purpose of receiving and passing upon said applications. And the board of health may at any time after 30 days' notice revoke the license of any person selling milk within the city of Alexandria if it shall appear that the dairy, stables, or milch cows of such persons are not up to the standard required by the provisions hereof.

BAYONNE, N. J.

Dead, Sick, and Injured Animals—Disposal of (Regulations Board of Health Adopted June 20, 1912).

Section 55. No person shall leave or throw into any place or street or public waters, nor offensively expose or bury the body (or any part thereof) of any dead or fatally sick or injured animal; nor shall any person keep any dead animal or any offensive meat, bird, fowl, or fish in a place where the same may be dangerous to the life or detrimental to the health of any person.

SEC. 56. Any animal being in any street or public place, and appearing in the estimation of any inspector or officer of this board injured or diseased past recovery for any useful purpose and not being attended and properly cared for by the owner or some proper person having charge thereof for said owner, or not having been removed to some private premises or to some place designated by such inspector or officer, within one hour after being found or left in such condition, may be deprived of life by such officer, or inspector of this board, or as he may direct, and shall thereafter, unless at once removed by the owner, be treated as any other dead animal found in any street or place.

SEC. 57. Any person having a dead animal or an animal past recovery and not killed for and not proper for use as meat or food, or in any offensive condition, or sick with an infectuous or contagious disease on his premises in said city, and every person whose animal or any animal in charge or under his control in any street or place may die or become or be in a condition past recovery, shall at once remove or cause to be removed such animal, dead or alive, to some proper place and when such place shall be designated by such inspector or officer, to that place; and any person who shall have knowledge of any dead animal so dead, injured, or deceased being in any building or premises, or on any street or public place within the said city, shall at once report the fact to an officer of the police department or to some inspector or member of this board.

Sec. 58. No person other than the inspectors or officers of this board, or the street commissioner, or a member of the police department, or the contractor for the removal of dead animals, or persons thereto authorized by this code, shall in any way interfere with or remove such dead, sick, or injured animal in any street or public place, and no person shall skin or wound such animal in such street or public place unless to terminate its life as herein authorized, except that the owner or person having control of such may terminate the life thereof in the presence and by the consent of a police officer or an inspector or member of this board.

Sec. 59. No dead animal shall remain in any building or in any public street or place, before the removal thereof by the contractor, more than six hours in the daylight, and shall any animal die during the night the contractor shall remove the same within six hours after sunrise of the succeeding day.

BELLEVUE, OHIO.

Scavengers. (Regulation Board of Health adopted Mar. 21, 1912.)

Section 1. No person shall be permitted to carry on the business of a scavenger unless he shall have first obtained from the Department of Health a permit to engage in such business.

SEC. 2. Permits for the purpose of carrying on the business of a scavenger shall expire on the first day of May of each year, at which date they shall be renewable for one year; but a permit may be revoked at any time for breach of the rules and regulations of the department of health.

SEC. 3. Every applicant for a permit shall submit his wagon or vehicle to the inspection of the department of health for approval before such permit shall be issued. All vehicles used for the purpose of carrying on the business of a scavenger must have a tightly closed bottom and close fitting sides, at least 1 foot in height.

Sec. 4. No liquid refuse or foul smelling matter or garbage of any kind shall be hauled in such wagon or vehicle.

Sec. 5. No such wagon or vehicle shall be permitted to stand in any public street, lane, court, or alley for a longer period than 15 minutes, except for the purpose of being loaded, nor shall any such wagon or vehicle be unloaded in whole or in part within the city limits.